1 **ROPOSED JUDGMENT WHEREFORE, on April 4, 2015, the Court dismissed with prejudice all of 2 Plaintiff Tim Haskin's claims for relief except for his hybrid breach of the duty of 3 4 fair representation ("DFR") claim against Defendant CWA-IBT Association and breach of contract claim against Defendant US Airways, Inc. See Docket No. 55. 5 6 On September 25, 2015, the Court granted summary judgment in Defendants' favor 7 on Plaintiff's remaining hybrid breach of contract and DFR claims. See Docket No. 126. As such, Plaintiff has no remaining claims for relief in this action. 8 IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED AS 9 10 **FOLLOWS:** Judgment is entered in favor of Defendants US Airways, Inc. and CWA-IBT 11 Association and against Plaintiff Tim Haskin. Plaintiff shall take nothing as a result 12 13 of his claims for relief, all of Plaintiff's claims for relief shall be dismissed with 14 prejudice, and Defendants shall recover their costs. 15 DATED: Oct 27, 2015 16 UNITED STATES DISTRICT JUDGE 17 18 19 20 21 22 23 24 25 26 27 28

MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO